

1 STATE OF OKLAHOMA

2 2nd Session of the 60th Legislature (2026)

3 SENATE BILL 1818

By: Jett

6 AS INTRODUCED

7 An Act relating to biosolids; defining terms;
8 directing certain entity to disclose biosolid use for
9 certain product labeling; establishing label
10 requirements; requiring disclosure at point of
11 purchase for certain agriculture products; directing
12 certain entity to disclose biosolid use on certain
13 property with signage; requiring signage be public;
14 requiring certain disclosure in conjunction with
15 certain sale or lease; directing the Department of
16 Environmental Quality to publish certain information
17 on certain website; directing the Department to
18 provide notice to certain businesses within certain
19 distance by certain date; providing for codification;
20 and providing an effective date.

21 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

22 SECTION 1. NEW LAW A new section of law to be codified

23 in the Oklahoma Statutes as Section 2-6-502 of Title 27A, unless
24 there is created a duplication in numbering, reads as follows:

25 A. As used in this section:

26 1. "Agritourism activity" means agritourism activity as defined
27 pursuant to Section 5-15 of Title 2 of the Oklahoma Statutes;

28 2. "Biosolid" means sludge, perfluoroalkyl, and any
29 polyfluoroalkyl substance;

1 3. "Department" means the Department of Environmental Quality;

2 4. "Product" shall include, but not be limited to, compost

3 material, fertilizer, soil amendment, topsoil replacement, and

4 mulch; and

5 5. "Sludge" means sludge as defined pursuant to Section 2-10-

6 401 of Title 27A of the Oklahoma Statutes.

7 B. 1. Any person, business, or entity authorized to commence

8 industrial, municipal, and commercial operations in this state shall

9 disclose the use of biosolids when labeling products for sale and

10 distribution.

11 2. Any product under this subsection that is sold or

12 distributed in this state shall have clear and distinct labeling

13 disclosing that the product, either in its production or in its

14 composition, includes biosolids generated from an industrial,

15 municipal, or commercial wastewater treatment plant or sludge.

16 3. Full disclosure shall be given to any consumer who purchases

17 an agricultural crop or vegetative material for any agricultural

18 purpose if the crop or material was grown at a location in this

19 state where biosolids have been permitted to be applied or spread.

20 C. 1. Any person, business, or entity authorized to commence

21 industrial, municipal, and commercial operations in this state shall

22 disclose the use of biosolids by placing signage on any property

23 where such operations take place and where biosolids are utilized.

24 Such signage shall be in an area that is visible to the public.

1 2. Prior to the sale or lease of any property described under
2 this subsection, public access to the land shall be restricted for
3 one (1) year following the land application of biosolids as required
4 in 40 C.F.R., Part 503.

5 3. Any property under this subsection that is sold or leased
6 shall include a disclosure stating that the subject property was
7 used as a biosolids application site.

8 4. The Department shall publish and update annually a map of
9 biosolid land application property sites on a publicly available
10 website. All sites permitted to apply biosolids shall be labeled
11 with the date of each land application and the names of the
12 landowner and lessor, if applicable. Records shall be kept in
13 perpetuity.

14 D. The Department shall, in consultation with the Oklahoma
15 Department of Agriculture, Food, and Forestry, provide written
16 notice to businesses conducting agritourism activities of any
17 biosolid land application taking place within a four-mile radius of
18 the business. Notice shall be transmitted at least sixty (60) days
19 prior to land application.

20 SECTION 2. This act shall become effective November 1, 2026.
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